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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/766,603	01/27/2004	Robert Gregory Wagoner	03GP9129	3390
Paul D. Greeley	7590 ° 05/16/2007 V. Esa.		EXAM	IINER
Ohlandt, Greeley, Ruggiero & Perle, L.L.P.			CAVALLARI, DANIEL J	
One Landmark Square, 10th Floor Stamford, CT 06901-2682			· ART UNIT	PAPER NUMBER
				TATER NOMBER
		,	2836	
			MAIL DATE	DELIVERY MODE
			05/16/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
		10/766,603	WAGONER ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Daniel J. Cavallari	2836			
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 16(a). In no event, however, may a reply ill apply and will expire SIX (6) MONTHS cause the application to become ABAND	FION. be timely filed from the mailing date of this communication. FONED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 12 Fe	bruary 2007.				
2a)⊠	This action is FINAL . 2b) ☐ This	action is non-final.				
3) 🗌	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims					
4)⊠	Claim(s) 1-17 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
	5) Claim(s) is/are allowed.					
6)⊠	6)⊠ Claim(s) <u>1-17</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	on Papers					
9) 🗀	The specification is objected to by the Examiner	:				
	The drawing(s) filed on is/are: a) acce		he Examiner.			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
•						
Attachmen	t(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (P10-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Inform 6) Other: <u>translatic</u>	nal Patent Application			

DETAILED ACTION

The examiner acknowledges a submission of the amendment filed on 2/12/2007.

The amendments to claim 1 and new claim 17 are accepted.

Response to Arguments

Applicant's arguments filed 2/12/2007 have been fully considered but they are not persuasive.

The applicant argues that Kojima fails to teach "uninterrupted load current to said load during a transfer between said first and said second power converter". The Examiner respectfully disagrees and points out that the invention of Kojima is that of an "Uninterruptible power supply" (See Kojima, Title). More specifically, Kojima specifically teaches how the system disconnects one of the power converters from the system while maintaining uninterruptible load current via the other connected converters (See Kojima translation, Paragraph 6).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 11-13, & 16 are rejected under 35 U.S.C. 102(b) as being anticipated by Kojima (JP 06189469 A).

In regard to Claim 11

- A first contactor (2A) having an input selectively coupled to a first power converter (3A,4A) (See Figure 4).
- A second contactor (2B) having an input selectively coupled to a second power converter (3B, 4B) (See Figure 4).
- A controlled current path (8A-C) coupled to the output of the first and second contactor and to a load (10) for providing uninterrupted power to the load during a transfer between first and second power converters (See Abstract).

In regard to Claim 12

The first and second contactors comprising a pair of contactors, read on by 7A &
 7B (See Figure 4).

In regard to Claim 13

• The first and second contactors (2A, 7A & 2B, 7B) being separate contactors.

In regard to Claim 16

 A battery (5C) coupled to an input of the first converter (13A) and said second converter (13B) using diodes (14A, 14B) (See Figure 1).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4 & 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kojima and Glennon (US 6,037, 752).

In regard to Claim 1, 3, 8, 9, & 10

Kojima teaches selectively coupling a first or second converter (9A, 9B) (See Figure 1 and Abstract) to a load (10) and disconnecting one of said converters (ie. opening switches 2A & 12A) (See Figure 1 & Abstract). Kojima fails to explicitly teach the type of converters used.

Glennon teaches a power supply system with a IGBT converter comprising a rectifier (70) and inverter (74) which utilizes a power semiconductor switch (Q3) in series with a diode (CR10) (See Figure 3).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the IGBT converter taught by Glennon into the power supply system of Kojima. The motivation would have been to provide a switching system which is well known in the art and take advantage of the small size and light weight of IGBT components.

Kojima further teaches:

In regard to Claim 2

 A first contactor (2A) having an input selectively coupled to a first power converter (3A,4A) (See Figure 4).

 A second contactor (2B) having an input selectively coupled to a second power converter (3B, 4B) (See Figure 4).

In regard to Claim 4

The first and second contactors comprising a pair of contactors, read on by 7A &
 7B (See Figure 4).

In regard to Claim 7

 A battery (5C) coupled to an input of the first converter (13A) and said second converter (13B) using diodes (14A, 14B) (See Figure 1).

Claims 5 & 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kojima, Glennon, and Heebner (US 5,353,665).

Kojima teaches the use of a contactor (2A, 2B) (See Figure 4 & Abstract) but fails to explicitly teach the type of contactor used.

Application/Control Number: 10/766,603

Art Unit: 2836

Heebner teaches the use of a multi-pole break before make type relay for use of power delivery and further explains that "Most relays are multi-pole break before make type..." (See Column 5, Lines 15-30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the multi pole make break before make relay in place of the contactors taught by Kojima who fails to explicitly teach the type of contactors used. The motivation would have been to use a switch that is well known in the art and readily available.

Claims 14 & 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kojima and Heebner.

Kojima teaches the use of a contactor (2A, 2B) (See Figure 4 & Abstract) but fails to explicitly teach the type of contactor used.

Heebner teaches the use of a multi-pole break before make type relay for use of power delivery and further explains that "Most relays are multi-pole break before make type..." (See Column 5, Lines 15-30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the multi pole make break before make relay in place of the contactors taught by Kojima who fails to explicitly teach the type of contactors used. The motivation would have been to use a switch that is well known in the art and readily available.

Application/Control Number: 10/766,603

Art Unit: 2836

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sinha (US 2003/0062775) and Kojima (JP 06189469 A).

Sinha teaches:

A switch (34) with a first and second contactor (read on by the contacts connected to the grid (30) and generator (32) (See Figure 1) and a controller commutating current path (read on by the current path (38) to the critical load (24), See Figure 1) coupled to the first and second contactor for providing uninterruptible load current tot the load during a transfer between the first and second power supplies wherein only one of said power supplies (30 or 32) is coupled to the load at a given time (See Figure 1 & Paragraph 15-16).

Sinha teaches the power supply system comprising a single converter (28) used to converter power from the two different sources (30 or 32) (See Figure 1) and fails to teach providing a separate converter for each power supply. Kojima teaches providing each power supply it's own converter (See Figure 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide both power supply 30 and 32 of Sinha with it's own converter as opposed to a single converter between the two devices. The motivations would have been to provide better reliability therefore if a converter fails, the system could switch to the alternate source (and converter).

Page 7

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel J. Cavallari whose telephone number is (571)272-8541. The examiner can normally be reached on Monday-Friday 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Sherry can be reached on (571)272-2800 x36. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/766,603

Art Unit: 2836

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Business Center (EBC) at 866-217-9197 (toll-free).

Daniel Cavallari

May 3, 2007

CHAUN. NGUYEN PRIMARY EXAMINER Page 9